

feet in width for the extension due north of Second Avenue of said town over, through, and across said described and granted tract of land.

Tract numbered two: Another portion of said United States military reservation more particularly described as follows: Commencing at a point on the east boundary line of said United States military reservation, and on the west boundary line of block numbered four, of said town of Yuma, according to White's survey thereof, which is two hundred and eight and seventy-one one-hundredths feet south from the left and south bank of the Colorado River, and running thence west one hundred and fifty feet; thence north to the left and south bank of the Colorado River; thence along the left and south bank of the said river to a point due north of the place of beginning; and thence south to said commencement point, and containing, approximately, one acre; together with a perpetual easement and right of way over, across, through, and under a strip of land forty feet in width on the east side of said United States military reservation, and adjoining the west side of said block numbered four, for a roadway and conduit way to and from said last-described and granted tract of land: *Provided*, That the said town of Yuma shall pay all expenses of an official survey and platting of the tracts to be so patented.

Proviso.
Survey, etc.

Public use to be perpetual.

Proviso.
Conveyances permitted.

SEC. 2. That no part of said described and granted tracts of land shall be sold or conveyed by said town to any person or corporation whatsoever for private use, but shall be held in perpetuity by said town and its successors for public purposes: *Provided, however*, That said town and its successors may convey any portion or portions thereof to the State of Arizona, or any of its county, municipal, educational, or military corporations or organizations for actual public use, and such conveyances may be made by the proper officers of said town or its successor upon and by the resolution of its governing body, notwithstanding any law of said State describing the manner in which municipalities shall convey real property.

Approved, August 22, 1912.

August 22, 1912.
[H. R. 21968.]

[Public, No. 287.]
Champlain customs district, N. Y.
Fort Covington made subport of entry.
R. S. sec. 2585, p. 499.
Immediate transportation.
Vol. 21, p. 173.

CHAP. 332.—An Act To make Fort Covington, New York, a subport of entry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Fort Covington, in the State of New York, be, and is hereby, constituted a subport of entry in the customs collection district of Champlain, State of New York, and that the privileges of the first section of the act approved June tenth, eighteen hundred and eighty, relating to the transportation of dutiable merchandise without appraisalment, be, and the same are hereby, extended to said subport.

Approved, August 22, 1912.

August 22, 1912.
[H. R. 22648.]

[Public, No. 288.]
District of Columbia.
Fourteenth Street northeast.
New highway plan to change location, etc.

CHAP. 333.—An Act To authorize a change in the location of Fourteenth Street northeast, in the District of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be, and they are hereby, authorized to prepare a new highway plan for Fourteenth Street northeast, between Otis and Varnum Streets, and for such change in other streets so far as it may be necessary to connect said streets with the new location of Fourteenth Street, so as to avoid improvements lying in close proximity to said Fourteenth Street as now proposed, if extended, and so that the new location of said street will be in a straight line between the intersections of Otis and Fourteenth Streets and Varnum

and Fourteenth Streets, under the provisions contained in the Act of Congress approved March second, eighteen hundred and ninety-three, entitled "An Act to provide a permanent system of highways in that part of the District of Columbia lying outside of cities," and an amendment to said Act approved June twenty-eighth, eighteen hundred and ninety-eight, and that upon the completion and recording of said new highway plan it shall take the place of and stand for any previous plan for said streets.

Vol. 27, p. 582.

Vol. 30, p. 519.

SEC. 2. That whenever the owners of the land comprised in that portion of the new location of Fourteenth Street northeast authorized herein, lying south of Randolph Street, shall dedicate the same to the District of Columbia to be used as a public highway, in a manner approved by the Commissioners of the District of Columbia, the said commissioners be, and they are hereby, authorized and directed to vacate and abandon as a public highway all of Fourteenth Street northeast now publicly owned lying between Otis and Randolph Streets, and not included in the new location of Fourteenth Street authorized herein; that part of Perry Street northeast lying between the easterly line of Fourteenth Street as now located and the westerly line of tract of land designated as parcel 146-2 in book of assessment and taxation in the office of the surveyor of the District of Columbia; and that part of Quincy Street northeast lying between the westerly line of Fourteenth Street as now located and the easterly line of the new location of Fourteenth Street authorized herein; and the title to the land contained in said abandoned part of public highway shall revert to the owners of the land abutting thereon.

Vacation of present highway on donation of other land by owners.

Designation.

Reversion to abutting owners.

Approved, August 22, 1912.

CHAP. 334.—An Act To provide for the entry under bond of exhibits of arts, sciences, and industries.

August 22, 1912.
[H. R. 25906.]

[Public, No. 289.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all articles which shall be imported from foreign countries for the sole purpose of exhibition at expositions of the arts, sciences, and industries and products of the soil, mine, and sea, to be held in expositions to be held by the Merchants and Manufacturers' Exchange of New York, in the buildings in the city of New York owned or controlled by the Merchants and Manufacturers' Exchange, a corporation organized under the laws of the State of New York, upon which there shall be a tariff or customs duty, shall be admitted free of the payment of such duty, customs, fees, or charges, under such regulations as the Secretary of the Treasury shall prescribe; but it shall be lawful at any time during the exposition to sell, for delivery at the close thereof, any goods or property imported for and actually on exhibition in the exposition buildings, subject to such regulations for the security of the revenue and for the collection of import duties as the Secretary of the Treasury may prescribe: *Provided*, That all such articles, when sold or withdrawn for consumption or use in the United States, shall be subject to the duty, if any, imposed upon such articles by the revenue laws in force at the date of withdrawal; and on articles which shall have suffered diminution or deterioration from incidental handling and necessary exposure the duty, if paid, shall be assessed according to the appraised value at the time of withdrawal for consumption or use; and the penalties prescribed by law shall be enforced against any person guilty of any illegal sale or withdrawal: *Provided further*, That nothing in this section contained shall be construed as an invitation, express or implied, from the Government of the United States to any foreign Government, State, municipality, corporation, partnership, or individual to import any such articles for the purpose of exhibition at the said exposition.

Merchants and Manufacturers' Exchange.

All articles imported solely for exhibition at, admitted under bond free of duty.

Vol. 84, p. 1357.

Sales for delivery at close.

Proviso. Duty on articles withdrawn.

No implication of invitation to exhibition.

Approved, August 22, 1912.